

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 10

1200 Sixth Avenue, Suite 900 Seattle, WA 98101-3140

OFFICE OF WATER AND WATERSHEDS

Ms. Wendy Wiles, Director
Environmental Solutions Division
Oregon Department of Environmental Quality
811 S.W. Sixth Avenue
Portland, Oregon 97204-1390

Re: Determination of Progress for Oregon's Nonpoint Source Management Program

Dear Ms. Wiles:

Thank you for submitting the *Oregon Nonpoint Source Pollution Program 2015 Annual Report* ("Annual Report") prepared by the Oregon Department of Environmental Quality (ODEQ). Based on our review, the Environmental Protection Agency (EPA) concludes that Oregon has made satisfactory progress in implementing its nonpoint source (NPS) management program during 2015. We have enclosed the EPA's *Checklist for Determining Progress of State NPS Management Programs and Performance of CWA Section 319 Grants* to provide you with additional insight into our determination of satisfactory progress.

Background

Section 319(h)(11) of the Clean Water Act (CWA) requires States to report annually on progress under their nonpoint source (NPS) management programs. EPA must establish whether the State has made "satisfactory progress" each year in implementing its NPS management program using the EPA's *Checklist for Determining Progress of State NPS Management Programs*. The annual report is a primary means by which the EPA both makes this determination and evaluates performance under the Section 319 grants.

Highlights

Notable accomplishments during 2015 are listed below.

- ODEQ and its partners continued to develop the Deschutes, Powder/Burnt, Coquille and Mid-Coast basin TMDLs. ODEQ continued work to revise the Hood River temperature TMDL and the Klamath and Lost Rivers nutrient TMDLs and they continued working on both TMDL implementation and implementation plan development in the Willamette, Rogue, Umpqua, Klamath, Tillamook, North Coast and other basins with TMDLs.
- ODEQ worked (and continues to work) with the Oregon Department of Agriculture
 (ODA) to establish clear and measureable objectives to include the in Agricultural Water
 Quality Management Plans. This is an important action which could strengthen the
 State's approach for addressing agricultural management measures established under
 CZARA.

Commented [CD1]: Just a double-check that Wendy is the right person, their structure is unclear to me.

- The Willamette Basin Coordinators participated on the OWEB interagency grant review
 teams to assist with the prioritization of funding and-as well as provide support for
 projects that relate to TMDL load allocations. DEQ Basin Coordinators also participated
 on technical teams specifically for temperature load allocations in the Willamette, e.g. the
 Habitat Technical Team, for the Willamette Biological Opinion through the B___P_A
 and Army Corps.
- Groundwater monitoring continued in groundwater management areas with nitrate
 concentrations of concern. Additional groundwater screening outside of GWMAs began
 in the spring of 2015 and will rotate to two new areas each year. Sampling will include
 nitrates, arsenie and pesticides of concern. Funding from 319 supported key outreach and
 project personnel instrumental in connecting with community members in the Upper
 Willamette Groundwater Management Area.
- ODEQ, ODF, NOAA and EPA staff worked closely over the year exploring options to
 address-explore options for addressing the identified forestry gaps in Oregon's Coastal
 Nonpoint Pollution Control Program.
- ODEQ collected macroinvertebrate samples at approximately 60 locations in the Tillamook and Umatilla watersheds to interpret watershed health. By using macroinvertebrate assemblages at reference sites to characterize environmental tolerances of various taxa, ODEQ can assess whether macroinvertebrates are impaired and infer the nature of potential stressors such as sediment loading for poorly maintained roads.

Key Recommendations

In addition to EPA's evaluation of ODEQ's progress on its NPS programs during 2015, $\pm \underline{we}$ have listed actions below on which ODEQ can focus during 2016 and beyond.

- Demonstrating water quality improvements resulting from completed restoration actions is challenging because ODEQ's Laboratory Analytical Storage and Retrieval (LASAR) database has not been fully functional since 2012. This impacts staff's ability to store, retrieve and analyze existing data and address the requirements of these measuresto measure progress. Recently ODEQ did produce a report titled "Business Case for DEQ Environmental Data Management System" which outlines the State's approach for addressing the database problem. Unfortunately, the report indicates it will take six years to establish a new data base system which will cost several million dollars. While EPA encourages ODEQ to move forward with a comprehensive approach to fixing the data management system, EPA also strongly encourages ODEQ to establish an interim data management system that allows the state to store, retrieve and analyze all appropriate data so Oregon can generate stories showing improved water quality due to restoration (as well as evaluating the impairment status of waters that could lead to Oregon submitting complete and timely lists of impaired waters and integrated reports).
- In FY 2015, key vacancies existed in ODEQ's 319 program including the NPS Coordinator position. This increased the workload of existing staff and impacted the timely development of important documents such as the 319 Annual Report and Oregon's Intended Use Plan. ODEQ should take the necessary steps to fill these vacancies or re-evaluate how the 319 related workload will be addressed in an efficient and timely manner.

Commented [CD2]: Just a suggestion

Commented [CD3]: Or 'not operational'

- States must use at least 50% of the annual appropriation of § 319 funds (watershed project funds) to implement watershed projects guided by watershed based plans. In FY 2015 and FY 2016, ODEQ's award was reduced by 30% because the State failed to provide an approvable Coastal Nonpoint Pollution Control Program. In both years the "penalty" was taken from the portion of the funding targeted for watershed projects because the NPS program funds support key staff who implement the State's NPS program. Consequently the funding for the watershed projects was far below 50% of the total award. ODEQ is submitting a waiver request for the CWA 319 requirement for 50% of the state's allocation to be used for watershed projects and is exploring applying for a "leverage exemption" from this requirement in FY 2017. Over the next year, ODEQ is strongly encouraged to work closely with EPA to explore how ODEQ could meet the requirements of the leverage exemption.
- Oregon should consider revising the format of its annual NPS reports to be more
 concise. The current format includes far more information that is needed for EPA's
 purposes. EPA would be happy to meet with ODEQ to discuss refinements on this
 report.

The EPA will continue to work in partnership with Oregon to address nonpoint source water quality issues, including program activities and projects supported directly through EPA Section 319 funding. Please feel free to contact Alan Henning, Oregon 319 Nonpoint Source Coordinator at (541) 687-7360 if you have any questions regarding our review.

Sincerely,

Daniel <u>D.</u> Opalski, Director Office of Water and Watersheds

Enclosure: Checklist for Determining Progress of State NPS Management Programs and

Performance of CWA Section 319 Grants

cc: Mr. Eugene Foster, Watershed Management Section Manager, ODEQ (via email)

Mr. Ivan Camacho, 319 Grant Coordinator, ODEQ (via email)

Commented [CD4]: Eliminated this word because in prior paragraph we say there are "key" vacancies, so want to distinguish key vacancies from key operational staff